OUT OF DOOR STYLES.

Shorter Skirts For Street Wear-New So

It is said that the bicycle has already be-gun to influence the fashion of walking costumes, and that shorter skirts will be seen on the street. This will be an innovation to the taste of many women, who, while they are compelled to walk much in all weathers are not ready to appear odd and unfashionable in their attire. It is certainly much pleasanter to be moderately up to date in one's costume than to look different from and worse than anybody else, no matter how convenient and comfortable the odd garments may be. The mental missit of a garment of the "re-formed" species is often a discomfort which entirely outweighs its physical ad-



vantages, and in such a case it is doubtful if it is of much real bodily advantage. Un-easiness and anxiety of mind are now recognized to be as prejudicial to health as unwholesomeness of food or clothing. Some authorities state that skirts are to

be much fuller at the top, and that the very flaring form is to be greatly modified. It is suggested that this fullness, which appears at the back and side, implies a re-turn of the bustle, but that is rather doubtful. It has hardly been out of style long enough to warrant a return upon the crest of the wave of fashion. The hoop-skirt was crushed at its earliest manifestaskirt was crushed at its carriest manifesta-tions when it last recurred, and if it had not been dealt with so summarily the bi-cycle would probably have discouraged its progress. A hoopskirt on a wheel would be scarcely more ridiculous than it was on horseback and during the prevalence of hoopskirts they were actually worn under riding habits.

The cut shows a visiting toilet of gray

silk. The godet skirt is trimmed around the foot with a wide band of gray silk embroidery. A short tab of embroidered silk extends over each hip, from the waist The plain bodice has an embroidered yoke The gigot sleeves are untrimmed. The bodice has no belt, terminating in a short point back and front. A ruche of sliver gray gauze encircles the neck, while a touch of color is added to the costume by the toque of mauve velvet embroidered with silver and trimmed with wings made of silver spangles, Judic Chollet.

COLD WEATHER FASHIONS.

Sleeves Likely to Continue Large For Some Time Longer.

Time Longer,

There has been some attempt to introduce the close Marie Antoinette sleeve, flaring at the elbow, for evening wear, but there is no present prospect of sleeves being much reduced in size. Such a change must come gradually, for we have become accustomed to the broad shouldered effect, and a sudden shrinkage into small compass of the inner part of the figure would. pass of the upper part of the figure would give a poverty stricken and consumptive appearance in comparison with the amplitude to which we are now used. Evening costumes show a tendency toward elbow sleeves with big frills or sleeves that ex-

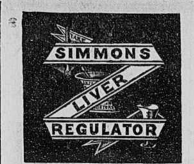


JACKET.

tend a little distance below the elbow and flare abruptly. There are indications of under sleeves or deep frills of lace gathered inside of the sleeve proper. -Women bicyclists in Paris, or "pedal-

euses," as the newspapers term them, have adopted the sailor hat as a part of have adopted the sallor hat as a part of their regalia. There is a great deal of chatter in and out of print as to what sort of lower garment they shall or shall not wear, but practically they wear whatever they like. There is no such thing as establishing a sumptuary rule which shall prevent any individual from being unpleasantly conspicuous. The undesirability of a garment depends mainly upon who wears it. Some women are more noticeable in the ordinary long skirt than others are in trousers. Strike out all the objections to trousers. Strike out all the objections to bloomers brought forward by women who, not being bicyclists themselves, have no excuse for wearing them. Strike out also all objections caused by bloomer wearers who would continue to challenge an equal amount of attention whatever they wore, and a very small balance of genuine objec-

tions would remain. Mastic cloth continues to be a favorite ansite court continues to be a layorier for outer garments, and the sketch shows one of the latest jacket models in this material. It is close fitting with a ripple basque. It fastens in the middle with three large horn buttons. The revers and pock et flaps are faced with chestnut velvet. A double pelering of cloth covers the shoul-ders, each cane being adorned with a nar-row blas band of velver. A similar band trims the turned back cuffs. The jacket is finished with stitching. JUDIC CHOLLET.



GOOD FOR EVERYBODY

Almost everybody takes some laxative medicine to cleanse the system and keep the blood pure. Those who take SIMMONS LIVER REGULATOR (liquid or powder) get all the benefits of a mild and pleasant laxative and tonic that purifies the blood and strengthens the whole system. And more than this: SIMMONS LIVER REGULATOR regulates the Liver keeps it active more than this: SIMMONS LIVER REGU-LATOR regulates the Liver, keeps it active and heaithy, and when the Liver is in good condition you find yourself free from Malaria, Biliousness, Indigestion, Sick-Headache and Constipation, and rid of that worn out and debilitated feeling. These are all caused by a sluggish Liver Good digestion and freedom from stomach troubles will only be had when the liver troubles will only be had when the liver is properly at work. If troubled with any of these complaints, try SIMMONS LIVER REGULATOR. The King of Liver Medicines, and Better than Pills.

ZE-EVERY PACKAGE-Has the Z Stamp in red on wrapper J. H. Zeilin & Co., Phila., Pa.



FOR ---

Prompt Delivery and Good Work Send to the Old Reliable,

ROANOKE STEAM LAUNDRY.

GEO. W. AMMEN & CO., Proprs. 129 KIRK AVE., S: W PHONE 116.

LEGAL NOTICES.

COMMISSIONER'S FALE.—Pursuant to a decree entered in the chancery cause of A. L. Sibert vs. C. H. Vines, trustee, and others, in the circuit court for the city of Ro moke, Va. I will, ON SATURDAY, NOVEMBER 23D, 1895, at 12 O'CLOCK M., offer for sale at public anction in front of the courthouse. Roanoke city, to the highest bidder, six certain houses and lots situated in the Van Horn, Sibert and Barbour addition to the city of Roanoke, being lots 1, 2, 3, 4, 7 and 8 of the said addition to the city of Roanoke.

7 and 8 of the said addition to the Set, 1 and 8 of the said addition to the Set, 2 and 1 and 8 and 1 and 1

COMMISSIONER'S SALE—BY VIRTUE OF A decree entered in the chancery conse of The Glade Land Company against. The Co-operative Land Company, at the September term, 1895, 1 will offer for sale at public auction, on the premises, ON THE ISTH DAY OF NOVEMBER, 1895, at 10 o'clock a. m., the following property:

14, 19 and 16, section 26, 108 1, 2, 3, 4, 6, 7, 11, 12, 13, 14, 16, 16, 17, 18, 23, 24, 26, 27, 28 and 29, section 27; lots 1, 2, 3, 4, 5, 6, 7, 8, 11, 12, 13 and 14, section 28. These lots are found on the map of the Glade Land Company's property, and is the same property conveyed to the Co-operative Land Company by the Glade Land Company.

TERMS OF SALE: Cash.

WM. LUNSFORD, Commissioner.

I hereby certify that the above-named com-missioner has executed the bond required by the above-recited decree.

10 18 td
S. S. BROOKE, Clerk.

IN THE CLERK'S OFFICE OF THE HUSTlings Court for the city of Roanoke on the 19th
day of October, 1895, Rochester savings and Loan
Association, plaintiff, against Chas. E. Moore,
defendant, Upon answer and cross bill.
The object of this suit is to recover from
Chas. E. Moore the sum of \$576.32, with interest
thereon from the—day _____, 1895, that being
the amount due upon his bond as set forth in
these proceedings after the sale of his property
in the bill and proceedings mentioned. And
an affidavit having been made and filed that the
defendant, Chas. E. Moore, is not a resident of
the State of Virginia, it is ordered that he de appear here within fifteen days after due publication
hereof, and do what may be necessary to protect
his interest in this suit. And it is turther ordered that a copy hereof be published once a
week for four weeks in The ROANOKE TIMES
and that a copy be posted at the front door of the
courthouse of this city on the first day of the
next term. A copy—Teste:

LUNSFORD & ANTRIE, p. q. 1020 4w.

LUNSFORD & ANTRIM, p. q. 10 20 4w.

IN THE CLERK'S OFFICE OF THE HUSTings Court for the city of Roanoke, on the
19th day of October, 1895.

Rochester Savings and Loan Association,
plaintiff, against Chas. E. Moore, defendant.
Upon answer and cross bill.

The object of this suit is to recover from Chas.
B. Moore the sum of \$548.82, with interest thereon
from the —day of the sum of

TRUSTEE'S SALE OF VALUABLE REAL estate—By virtue of a certain deed of trust dated the 4th day of November, 1890, and of record in the clerk's office of the corporation court for the city of Roanoke, Va., in deed book 50, page 450, from Rowsey Noel and Maria Noel, his wife, to the under-sized trustee in trust to secure the Home Loan and Building Association

the payment of the dobt in said deed mentioned; and detault having been made by said Rowsey Noel, for more than six months, in the payment of his dues, interest and fives, and the board of directors of said association so requiring. I will, ON MONDAY, THE ISTHI D. Y OF NOVEMBER, 1895. AT 12 O'CLO K NOON, in front of the courthouse in Roanoke, Va., proceed to sell at public anction to the highest bidder, all that parcel of land lying in the city of Roanoke, Va., and described as follows:

Beginning at a point on the north side of Factory alley 76 feet east of and adjoining the lands of A. L. Hambrick's estate, thence with said alloyeast 19 feet running back between parallel line 88 feet, being the same land conveyed to said Howay Noell by R. H. Woodrum by deed dated the 19th day of August, 1887.

TERMS—Cash. The proceeds of sale will be applied first to the payment of the costs of sale, including a trustee's commission, and second to the payment of the debt due under said deed of trust to esid association, which amounts to \$354.80. The amount in arrears, as of September 26, 1895, was \$167.20; and third, the surplus, if any, as the statute directs.

TRUSTEE'S SALE.—WHEREAS A OER CAIN

THOS. W. MILLER.
Trustee.

TRUSTEE'S SALE.—WHEREAS A GER FAIN
deed of trust was executed by Emanuel Pettas to Goo C. Sawyor and his successors as trustee, bearing date March 9, 1883, and recorded in the clerk's office of the hustings court for the city of Roanoke in deed book 24, page 50, to secure the performance of certain conditions and payments specified in a certain bond executed by the said Emanuel Petius, of even date with the said Ged, for the payment of \$500 to the Altantic Savings and Loan Association of Syracuse, N. Y., in accordance with their articles of association; and, whereas, the said Geo. C. Sawyer, trustee, having resigned, the said trust and the judge of the hustings court of the city of Roanoke die, at the Septembr term, 1895, appoint the undersigned C. H. Vines trustee in the place and stead of the said Geo. C. Sawyer, trustee, after legal notice, as provided by statute, to all the parties in interest; and, whereas, default has been made in the payments and conditions mentioned in said deed of trust for more than six months, and have ag been required so to do by the beneficiary, the Allantic Savings and Loan Association of Syracuse, N. Y., I shall, by virtue of said deed and pursuant to the terms thereof, troceed to sell at public anction to the highest bidder On THE 167H DAY Of NOVEMBER. 1895, AT 12 O'CLOCK M., on the premises, all the property conveyed by said deed, as follows, to-wit:

Beginning at a point on the north line of Gregory street; 35 feet to an anrow private alley, thence along the same 0 degrees 4 minutes east 46.45 feet, thence north 57 degrees 5 minutes west 35.59 feet to a point, thence south 2 degrees 9 minutes west 35.59 feet to he place of beginning, being part of lot No S2, in ward; six, as shown on the map of the Roanoke Land and improvement Company. The amount due the association is \$85.11, as of October 1, 1895.

C. H. VINES, Trustee.

Chap. 848.—A Joint Resolution Proposing an Amendment to the Fifth Section of Article Ten of the Constitution of Virginia, and Providing for Publishing Said Amendment and Certifying the Same to the Next General Assembly. Approved March 8, 1894.

Same to the Next General Assembly.

Approved March 8, 1894.

1. Resolved by the house of delegates and senate (a majority of the members elected to each of the two houses agreeing thereto). That the following amendment to the constitution of Virginia be, and is hereby proposed, and is hereby referred to the general assembly to be chosen at the next general election of senators and members of the house of delegates for its concurrence in conformity with the provisions of section one, of article twelve of said constitution, namely, strike out from the constitution of Virginia the fifth clause of article ten, which is in the following words:

§ 5. The general assembly may levy a tax not exceeding one dollar per annum on every male citizen who has atteined the age of twenty-one years, which shall be applied exclusively in aid of public free schools; and counties and corporations shall have power to impose a capitation tax, not exceeding fifty cents per annum, for all purposes.

And insert in lien thereof the following:

§ 5. The general assembly may levy a tax not exceeding one dollar per annum on every male citizen who has attained the age of twenty-one years, which shall be applied exclusively in aid of public free schools; and counties and corporations shall have power to impose a capitation tax, not exceeding fifty cents per annum, for all purposes; and the general assembly may impose upon every maic inhabitant of the State between the ages of sixteen and sixty years, the duty of working, not exceeding fifty cents per annum, for all purposes; and the general assembly may impose upon every maic nabilitation the State between the ages of sixteen and sixty years, the duty of working, not exceeding two days in any one year, upon the public roads and highways therein, subject, however, to such exemptions from duty as may be from time to timp prescribed by law.

2 Resolved, That the clerk of the senate or the clerk of the house of delegates.

3. Resolved, That the clerk of the senate and the clerk of the house of del

orprice of Clerk of House of Delegates,
Richmond, Va., July 25, 1895.

The foregoing is a copy of a joint resolution proposing an amendment to the fifth section of article 10 of the constitution of Virginia, and providing for publishing said amendment and certifying the same to the next general assembly—which was agreed to during the seesions of 1893-1894 by a majority of the members elected to each of the two houses, and so recorded, and which joint resolution was approved by the governor on March 8, 1894, and is published in accordance with a provision contained therein.

Clerk of House of Delegates and Keeper of the Rolls of Virginia.

81 mm law

office, recome Nos. 2 and 3, Masonic Temple building, in the city aforesaid, proceed to inquire into and make the statements concerning the matters mentioned in the said decree, and thereby referred to me as one of the master commissioners in chancery of the said court. Especially concerning the following:

First. The real estate owned by the said J. B. Levey, subject to the lien of petitioner's judgment.

First. The real estate owned by the said J. B. Levey, subject to the lien of petitioner's judgment.

Second. Such other liens as may be found against said property and the respective priorities of such liens.

Third. Whether the rents and profits derived from such real estate will, within five years from this date, be sufficient to pay off and discharge the liens aforesaid with their costs and interests. Fourth. Such other matters as may be deemed by him pertinent or necessary, or may be required by any party to this suit.

Note. Under this head the commissioner will take testimony showing the relative value of the land and the houses built thereon.

If from any cause said inquiries be not begun on the day above named, or begun and not completed, the same will be continued from day to day, or time to time, at the same place, until all of said inquiries are sustained and completed.

Given under my hand as commissioner in chancery of the hustings court for the city of Roanoke, this the 14th day of October. 1895.

A. BLAIR ANTRIM, Commissioner in Chancery.

TRUSTEE'S SALE—WHEREAS A CERTAIN
deed of trust was executed by Engangel Pettus to George C. Sawyer and his successors as trustees, bearing date August 1, 1893, and recorded in the clerk's office of the hustings court for the city of Roanoke in deed book SS, page 212, to secure the performance of certain conditions and payments specified in a certain bond executed by the said Emanuel Pettus, of even date with the said deed, for the payment of \$8,00 to the Atlantic Savings and Loan Association of Syracuse, N. Y., in accordance with their articles of association; and whereas the said George C. Sawyer, trustee, having resigned the said trust, and the Indge of the hustings court of the city of Roanoke did, at the September term, 1895, appoint the undersigned C. H. Vines trustee in the place and stead of the said George C. Sawyer, trustee, after legal notice, as provided by statute, to all the parties in interest; and whereas default has been made in the payments and conditions mentioned in said deed of trust for more than six months, and having been required so to do by the beneficiary, the Atlantic Savings and Loan Association of Syracuse. N. Y., I shall, by virtue of said deed and pursuant to the terms thereof, proceed to sell at public ancilon, to the highest bidder, on the 167H DAY OF NOVEMBER, 1895, AT 1205 O'CLOCK P. M., on the promises, all the property conveyed by said deed, as follows, to wit:

Beginning at the northwest corner of that certain of conveyed by A. J. Young and wife to Gainesborough avenue (formerly Gainesborough road); thence along the same north 62 degrees 15 minutes east 46 3-10 feet; thence south 2 degrees 15 minutes west 105 2-10 feet to opposite northwest corner of lot above referred to of Pottus and Parker; thence Lorth 87 degrees 5 minutes west 46 5-10 feet; thence morth 87 degrees 5 minutes west 46 5-10 feet; thence morth 87 degrees 5 minutes west 46 feet to the place of beginning, this being part of to 152, in ward 6, as shown on the map of the Roanoke Land and Improvement Company. Th

TRUSTEE'S SALE OF VALUABLE REAL estate—3y virtue of a certain deed of trust dated the 6th day of October, 1838, and of record n the cierk's office of the corporation court for the city of Roanoke, Va., in deed book 85, page 425, from C. A. Woolford and Minlen II. Woolford, his wife, to the undersigned trustee, in trust to secure the Home Loan and Building Association the payment of the dobt in said deed mentioned, and default having been made by said C. A. Woolford, for more than six months, in the payment of his dues, interest and fines, and the board of directors of said association eo requiring, I will, ON MONDAY, THE ISTH DAY OF NOVEMBER, 1855, AT12:30 O'CLOCK P. M., in front of the courthouse, in Roanoke, Va., proceed to sell, at public auction, to the highest bidder, all that certain parcel of land, lying in the city of Roanoke, Va., and described as follows:

lows:
Beginning at the southwest corner of Brooke and Wells street; thence with Wells street in a westerly direction 100 feet to G. W. Sieler's line; thence with said Sieler's line in a southerly direction 42 feet to a point; thence in an easterly direction with Dravenstadt's line 10 feet to Brooke street; thence with Brooke street in a northerly direction 42 feet to the place of beginning.

northerly direction 42 feet to the place of begin-ning.

TERMS—Cash. The proceeds of sale will be applied first to the payment of the costs of sale, including a trustee's commission, and second to the payment of the sum of \$29,00, being the amount due under said deed of trust to said as-sociation. The amount in arrears as of Septem-ber 25, 1935, was \$28,80; and third the surplus, it any, as the statute directs. THOMAS W. MIL-LER, Trustee.

TRUSTEE'S SALE.—WHEREAS A CERTAIN
deed of trust was executed by Frastus A. McGebee to George J. Peet, trustee, bearing date of
December the 1th, 1891, and recorded in the
clerk's office of the histings court for the city of
Roanoke, Va., in deed book 71, page 230, to secure the performance of certain conditions and
payments epecified in a certain bond executed by
the said Brastus A. McGebee, of even date with
the said deed, for the payment of six hundred dollars to the National Mutual Building and Loan
Association, of New York, in accordance with
their articles of association; and whereas the said
George J. Peet has resigned the said trust and
the judge of the hustings court for the city of Roanoke, Va., at the September term. 1895, did appoint Junius McGebee as trustee, in place and
stead of George J. Peet, trustee, after legal notice
as provided by stante to all the parties in intercest; and whereas, default has been made in the
payments and conditions mentioned in said bond
and deed of trust for more than three months,
and after having been requested so to do by the
beneficiary, the National Mutual Building and
Loan Association, of New York, I shall by virtue
of said deed and pursuant to the terms thereof
proceed to sell at public anction to highest bidder ON OCTOBER 30, 1895, AT 3 O'CLOCK P. M.
on the premises, al the property conveyed in
said deed with the improvements thereon bounded
and deescribed as follows, to-wit:

Beginning at a point on the west side of Sixth
street n. e. Gormerly Monroe street) distant one
hundred (100) feet northerly from Bighth avenue
n. e. (formerly Walker St), and running thence
with Sixth street n. e. north two degrees west one
hundred (100) feet to a point, thence south eightyeight (88) degrees west ifty (50) feet
to a point, thence south two (2) degrees west one
hundred (100) feet to a point, thence south eightyeight (88) degrees cast afty (50) feet
to a point, thence south two (2) degrees west one
hundred twenty four months, with interest
thereon from date, th

WHEREAS, BY DRED, DATED 17TH DAY office of the Hustings Court for city of Roanoke, Va., in deed book 81, page 191, T. R. Campbell conveyed to the undersigned certain property in trust to seeme to F. L. Terry the sum of \$500.00, payable as therein set forth; and, whereas, default has been made in the payment of part of eaid debt, and being requested by F. L. Terry, the beneficiary thereunder, I will offer for sale, separately, at public auction, to the highest bidder, AT 12 O'CLOCK NOON, ON WEDNESDAY, OCTOBER 20, 1895, at A. L. Marsbail's planing mill, on Moorman road northwest, in city of Roanoke, Va., the property described under said deed, to-will one smith's planing machine and one portable eight horse-power steam engine.

TERMS: Cash. S. W. JAMISON, 924 tds

By consent of the parties at interest the above sale is postponed to Monday, September 23, 1895, at the same time and place.

ARTHUR N. DERR, Trustee.

Under an order of court the above advertised sale is postponed until November 9, 1895, at the same place and hour, or to such other date, to be hereafter stated, as the said court injunction shall have been previously dissolved.

ARTHUK F. DERR, Trustee.

DENNIS, TRUITT & COMPANY FOR, ETC., vs. United Building Company, a corporation, et als. In chancery.

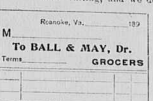
TO R. G. Dennis, G. W. Truitt and J. C. Dennis, partners, trading as Dennis, Truitt & Company, who sue for the benefit and at the cost of the Atlantic Building and Loan Association, plaintiffs, versus J. B. Levey, F. Sitterfung, B. A. Johnson, J. H. Wilkinson, Rosa L. Bryant, W. M. Yager, trustee; C. H. Vines and A. B. Hunt, special commissioners; Atlantic Building Company, a corporation, defendants.

In the hustings court for the city of Roanoke, Va.;

TAKE NOTICE: That pursuant to decree in the above cause of October 1, 1895, I shall, ON THE 20TH DAY OF NOVEMBER, 1895, at my

What's the Use of Waiting?

"They" say "all things come to him who waits," but we have no t been waiting, and we don't propose to wait. We KNOW our prices



are right, our work A-1, and if you don't bring us work we will come after it, in one way or another, either by bringing to your notice our prices, facilities and quality of execution, or personal interviews. We are not grumbling; far from it. We've had our share; we are still getting our share. But we have placed at your disposal a modern, and almost ideal, printing establishment, with

such facilities as to command admiration from all with whom we have business intercourse. We are not waiting; haven't time to wait.

An Up-to-Date Printing Office.

One of the vows the writer made when he was "devil" in a country printing office was, in effect, that if he ever owned or managed a printing establishment, it would be kept clean, at least by comparison. At that time he hardly felt the force of the vow, for he has learned after years of experience that it is necessary immediately after one "going over" to start at the beginning and go over it all again. It never ends-just like a housekeeper's duties-but not like the boy who sees no use in washing his face because it will get soiled again. But, a clean printing establishment is just as necessary for the proper execution of work in our line as light and heat and power. And the vow has been kept. Come and see.

We Do Not Believe

There is another city in the State which sends such a small proportion of its orders for printing and blank books away to our Northern friends as Roanoke. All honor to our bankers and business men; that is-most all of it. We must reserve a little, as this is our "own country."

Our Establishment

Is just opposite and overlooking the lawn of Hotel Roanoke, (one of the finest hotels in the State,) which gives us a magnificent, bright, refreshing view at all times. Our business office and press-room are on the ground floor (along with our prices). Each floor and department is connected with the office by Electric Bells, Speaking Tubes, and Elevators; and all departments are bountifully supplied with all kinds of Labor and Time-Saving Appliances,

In Our Press-Room

Can be seen the rapid, diminutive and monster cylinder presses, can be seen the rapid, unantative including the famous "Promise Keeper," turning out thousands upon thousands of sheets every day. Our largest and best paper cutting machine, the automatic cutting knife sharp-

ener, and tableting appurtenances are on this floor. The wonderful and powerful electric motor, which propels the machines on all three floors, is also on this floor. Over in one corner, hardly noticeable, is kept in readiness, as a supplementary power, an improved Gas Engine, to be attached at

momentary notice, in case of accident to the electric motor, or for other causes. This precludes the possibility of a "hole" on the power question.

All Together

One of the things which has contributed largely to the success of our establishment is the systematic working "together" of all our forces in all departments. This has reduced

RECEIVED OF

to a minimum the "lost motion" which is usually to be found in large industries. If a minute can be saved here, another there, it is done-an hour is gained-thus we take care of the fleeting moments. Five minutes

wasted daily by each of our employes would mean the interest on \$10,000 a year. In these days of close margins each moment of time must be productive.

Quite Recently, Too

The times are hard, money tight, everything handled economically-but it cannot possibly stay that way. So we are pushing ("not shoving") ahead, just as though good times were upon us. We cannot afford to lag behind or worry; but in times of peace we are preparing for war. And when it comes we will have an establishment that can take care of anything that comes-and things that do not come now. Recently we placed an order for one of the largest lots of new type ever given at one time in Virginia.

We Print Anything

That can be desired or devised from movable type, paper and inkand brains. Brains are just as important in our work as paper or ink or type. It is the combination that tells. We do not mean to be egotistical at all; but combining these things to bring forth a harmonious result has been our study-and we do claim to know our business right thoroughly.

On the Second Floor

A long row of small presses, used for cards, envelopes, statements, note heads, tickets and small work. Here, also, is probably the most wonderful piece of mechanism in our establishment—the Railroad Ticket Printing Machine. Think of it the next time you purchase Secured behind iron bars and double locks, it at once suggests government Bonds, with all these safeguards.

Further Along

On this floor is the type-setting department, where expert minds and fingers think and act rapidly and correctly, interpreting at times handwriting that would make Horace Greeley turn green with envy. Large, extra large fonts of type permit the handling of very large orders in a most satisfactory and expeditious manner. Our force in this department can set up about as many pages in a day as a man can read. A plentiful supply of Algebraical, Astronomical, Geometrical signs and characters, accente letters, and "odd sorts" enable us to handle difficult and intricate work in special lines.

On the Top Floor

Is our Blank Book Manufactory, ruling machines, including on which is probably the largest south of Philadelphia; our various wire stitchers, which will take wire from a spool, cut it the proper length, shape it, and drive through a book three-fourths of inch thick, or one not so thick, 120 a minute; then our paging and numbering machines, board and paper cutters, book presses, which exert a pressure of twenty tons or more, perforating, punching and eyeleting machines, and the engraving department—which latter is an innova-

And Our Stock-Room!

If some of our friends who usually buy a quire or so of paper at a time, could look in upon this department, they would not cease wondering for days. We do not exaggerate a particle when we say you can see A TON OF A KIND; yes, TEN TONS OF A KIND. You say: "What, ten tons of one kind of paper in a town like Roanoke?" That's what we said. Come and see. And, besides, hundreds of other kinds of plain, fancy and unique; there are stacks of card-board, of a kind, as high as a man, and he need not be a Lilliputian, either.

What Can We Not Do

With such facilities? A card, a circular, note head, envelope, pam phlet, price list, catalogue, book, railroad rate sheet or time table, a ruled blank or a 1000-page ledger, on any or all, we assure our friends we are AT HOME, from January 1st to December 31st.

The Stone Printing and Manufacturing Co.,

Printers, Engravers and Blank Book Manufacturers, pposite Hotel Roanoke. DW. L. STONE, President

. . ROANOKE, VA.